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§13-2426.

- (a) By regulation, the county commissioners may establish a temporary tip jar license for a nonprofit organization that desires to raise money solely for an athletic, charitable, or educational purpose that:
- (1) meets the requirements for a charitable contribution under § 170(c) of the Internal Revenue Code; and
 - (2) does not benefit a:
 - (i) law enforcement agency;
 - (ii) law enforcement fraternal organization;
 - (iii) political club, political committee, or political party; or
- (iv) unit of the State government or of a political subdivision of the State other than:
 - 1. an ambulance, fire fighting, or rescue squad; or
- 2. a primary or secondary school or an institution of higher education.
- (b) If the county commissioners establish a temporary tip jar license, by regulation, the county commissioners shall:
 - (1) set the fee for a temporary tip jar license;
 - (2) set the term of a temporary tip jar license;
- (3) prescribe which provisions of Part III of this subtitle apply to the issuance of a temporary tip jar license and the operation of a tip jar under a temporary tip jar license; and
- (4) establish any additional requirements that the county commissioners consider appropriate concerning operation of a tip jar under a temporary tip jar license.

- (c) An organization that receives a temporary tip jar license is subject to audit by the gaming commission.
- (d) An individual involved in the operation of a tip jar under a temporary tip jar license may not personally benefit financially from the operation of the tip jar.
- (e) If an organization that has operated a tip jar under a temporary tip jar license disbands, the organization shall transfer any remaining proceeds from the operation of a tip jar to the fund.

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